

Medical.

Mrs. Maria Heddleston's
HEALING SALVE
PATENTED MARCH 29, 1874

HAVING discovered about 1847, the true cause of all the diseases forming a compound Salve for the cure of one of the diseases common among the people, I have been able to fulfill the anxious expectations, I have been perfecting it until I have the pleasure to announce that it is now ready for the use of my friends—until it becomes so extensive that I am unable to supply the demand.

I have used it successfully in the following diseases: Rises, Uterus, Carriage, Rheumatism, Dropsy, Scrofula, Strains, Bruises, Cuts, Burns, Tetter, Ringworm, Chapped Hands, Inflammation of the Throat, Rising, Lungs, Liver, Stomach, Throat and Scrofula.

It closes the affected part of all diseases, and is never broken, so that it may be used in any case.

I have been solicited by many persons to send them a sample, so that the patient and sufferer might be benefited. I have volunteered certificates, but I have not time to do so.

I would ask those that use
give it a fair trial, and if you are bene-
recommen

MARTHA HUDDLESTON

CERTIFICATES.

JACKSON, TENN., March 17,
I hereby certify that I have used
Martha Huddleston's
Huddleston's every private pre-
did equal to any I have ever tried
C. A. STILL, JR.

HENDERSON STATE, TENN.
I, Mrs. Martha Huddleston:
I have used the salve obtained of
and believe it to be the true
and cure of obstinate ulcers, and many
diseases so common among the people
of Henderson, and I have seen it
family remedy, and am satisfied all it
is a fair trial will keep it.

W. D. SMITH, JR.
I do endorse the salve, and believe
every one who may be afflicted with
cancers or diseases of the skin, to use
Martha Huddleston's

NANCY C. SMITH

Mrs. Huddleston resides in this
Stoddard Street, near West Tennessee

The only kind made by a general chemist as physician, with especial reference to the health of infants, children and delicate persons. It is quick, cheap, lightens the palate, aids the digestion, cleanses the bowels, and cures all the ailments which arise from indigestion, or from eating only white (sweet) and licit, but without nourishment. It is pure, it is good, and we forbid retail to adulterations. See MANUFACTURER'S TRADE MARK. Sold by Druggists, Grocers, Baking Powder Dealers, and Confectioners. Beware of cheap imitations. Prepared and sold by THOMPSON, STEELE & CO., NEW YORK.

DR. PRICE'S
BAKING POWDER
TEST IT!

[illegible]

**FOR
DISPENSIA**

Chills and Fever

simply.

In Chancery Court of Meigs County, Tenn.—Petition for Railroad Charter.

Wm. R. Hunt, J. H. Edmondson, James, J. S. Hatcher, H. E. L. Tamm, J. C. Pritchett, W. L. J. D. Williams, John Mitchell Cherry, V. A. Andrews and J. A. Andrews, petitioners.

ALl persons are hereby notified to appear before the Chancery Court of Meigs county, Tenn., on or before Monday in September, 1871, and cause, if any they have or know, to be incorporated under the provisions herein, by the name of "The Northern Railroad Company," Nashville Railroad," or by all the above-named franchisees of a body politic and corporate for the purpose of erecting and operating a Railroad from the Southern

IN this case it appears from the "act" bill, which is sworn to, that the bill was introduced by William Clark and Lucy E. Clark, residents of the State of Tennessee, and that the bill was introduced in the "Whig and Tribune," a newspaper published in the city of Jackson.

term did not intend to appear at the trial of said Court to be held in the town of Purdayville in the State of Tennessee, and plead, answer or demur thereto, the same will be taken for so.

THOS. R. BECK, C.
J. F. McKintney & Pace, Sol.

In Chancery at Jackson, AUGUST RULES.

Callen Lene vs. Kalin & Wolf, et al.

IN this cause it appearing to the opinion of the Clerk and Master in Chancery that the said Callen Lene, the defendant, Abraham Kalin and Wolf, are non-residents of the State of Tennessee, and that the said Callen Lene cannot be served upon them: It is ordered that publication be made in the following manner, to wit: In the next two weeks, commencing said next defendant's term to appear before the said Court, to wit: On the 4th day of October, 1871, and plead, answer or demur thereto, the same will be taken for so, and the trial continued, and set for hear as parts to be.

D. M. WISDOM, C.
Campbell & McCurry, Sol.

Valuable Land For Sale
In Chancery at Jackson,
 E. A. Taylor et al. vs. Samuel Meritt et al.
BY virtue of an interlocutory decree of the chancery court of this State, made on the 15th day of June, 1871, of said Court, I will on
SATURDAY, SEPTEMBER 16,
 offer for sale to the highest and best bidder at the Court house (now in Jackson, Tenn.) the following described land, to-wit: Tract No. 2, containing 261 acres, 2 being a portion of the farm of Frank W. Taylor, late of the County of De Kalb, Tenn., and situated in the best neighborhoods in Madison county, Tenn., and which will be sold on the 15th day of sale, to which bidders are invited for a more particular description, to call at the office of the undersigned, in one and two years. Bond and money required, and a lien retained on whole of the sale until paid.
 D. M. WISDOM, C.
 Campbell & McGorry, Sols.

W. M. Platt, et al., vs. W. J. Platt, et al. This case is appearing from the 10th day of the Sheriff that the defendant, W. M. Utley, is not to be found. It is the order that publication be made in the White and Tribune, for four successive weeks, a new order to be published in the case of Jackson, Tenn., commanding the defendant to appear at the October term of this court to be held at the next term, in the town of Murfreesboro, and plead answer or demurrer to the complaint, or the same will be taken for confession as to him. C. H. McArthur, Clerk.

Aug. 12, 1871-42